REPORT OF REQUEST FOR RESTRICTIVE TRADE PRACTICE OR BOYCOTT SINGLE TRANSACTION

(For remoting requests described in Part 769 of the Export Administration Regulations)

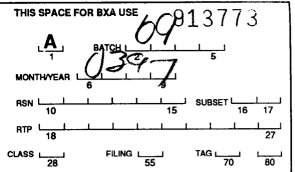
NOTICE OF RIGHT TO PROTECT CERTAIN INFORMATION FROM DISCLOSURE

NOTICE OF RIGHT TO PROTECT CERTAIN INFORMATION FROM DISCLOSURE
The Export Administration Act permits you to protect from public disclosure information regarding the quantity, description, and value of commodities or technical data supplied in Item 11 of this report and in any accompanying documents. If you do not claim this protection, all of the information in your report and in accompanying documents will be made available for public inspection and copying.

You can obtain this protection by certifying, in Item 10 of the report, that disclosure of the information referred to above would place a United States company or individual involved in the report at a competitive disadvantage. If you make such a certification in Item 10, you may remove information regarding the quantity, description, and value of the commodities or technical data supplied by you from Item 11 of the inspection copy of the report form and from the public inspection copies of the accompanying documents.

value of the commodutes of technical and supplied by you from term it is the inspection copies of the accompanying documents.

The withholding of this information will be honored by the Department unless the Secretary determines that disclosure of the information would not place a United States company or individual at a competitive disadvantage or that it would be contrary to the national interest to withhold the information.



This report required by law (50 U.S.C. App. §2407 (b) (2) P.L. 96-72; E.O. 12214; 15 C.F.R. Part (769). Failure to report can result both in criminal penalties, including fines or imprisonment, and administrative sanctions.

Instructions: 1. Complete all items that apply. 2. Assemble original report form and accompanying documents as a unit, and submit intact and unaltered. 3. Assemble and submit the duplicate copy of report form (marked Duplicate (Public Inspection Copy)) and additional copies of accompanying documents (marked with the legend "Public Inspection Copy.") 4. If you certify, in Item 10, that the disclosure of the information specified there would cause competitive disadvuntage, edit the "Public Inspection Copy: of the documents submitted to exclude the specified information and remove the bottom of the Duplicate "Public Inspection Copy" of the report form relating to Item 11.

Public reporting for this collection of information is estimated to average one hour per request, including the time for reviewing instructions, searching existing data sources,

of Commerce, Washington, D.C. 20230; and to the Office of Management and E	Ilection of information. Send comments regarding this burden estimate or ffice of Security and Management Support, Bureau of Export Administratio sudget, Paperwork Reduction Project (0694-0012), Washington, D.C. 205	n, U.S. Department
1a. Identify firm submitting this report: 3314-79 Specify firm	n type: 1b. Check any applicable box:	
NameWestern Atlas International, Incaporte	r □ Revision of a previous report (attach two copies	of the
Address:10205 Westheimer	previously submitted report)	
City, State and ZIP: Houston , Tx 77042		
Country (If other than USA):	form letter that was returned with deficient report	
Telephone: 713/266-5700	Report on behalf of the person identified in Item 2	
Firm Identification No. (If Known):	Dual report on behalf of self and the person iden 35	ulled in Item 2
 If you are authorized to report and are reporting on behalf of another U.S. person, identify that person (e.g., domestic subsidiary, controlled Foreign subsidiary, exporter, beneficiary); 	3. Identify exporting firm, unless same as Item 1a or 2:	
Name ESP Services, a Division of Western	Name:	
Atlas International, Inc. Address: 10205 Westhelmer	Address:	
City, State and ZIP: Houston, TX 77042	City, State and ZIP:	
Country (if other than USA): 33,479	Country (if other than USA):	
Type of firm: (see list in item ta)International Division	Firm Identification No. (if known):	
Firm Identification No. (if known):	36-	41 42
4. (a) Name of boycotting country from which request orginated:	5. Name of country or countries against which request is directed:	
(b) Name of country directing inclusion of request, if different	131402	
from (a) above: 43-44		45-46
 Reporting firm's reference number (e.g., letter of credit, customer order, Invoice): 	7. Date firm received request: (use digits for month/day/year)	
71-77	11/15/95	47-52
8. Specify type(s) of document conveying the request:	of credit	Submit two copies
☐ Request to carrier for blacklist certificate ☐ Requistion/purchase order/accepted contract/shipping instruction of each		
☐ Request to carrier for blacklist certificate ☐ Requi	stion/purchase order/accepted contract/shipping instruction	or each
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EXHIBIT "B"
Public Inspection Copy

AMENDMENT AGREEMENT TO AGREEMENT NO. 026.95.127C SERVICES OF INTERPRETATION GEOPHYSICIST





AMENDMENT AGREEMENT

This Amendment Agreement is made this seventeenth day of November 1996 to Agreement No. 025.95.127C dated 1st June, 1996 (the "Principal Agreement").

Between:

("COMPANY")

And

("CONSULTANT")

WHEREAS CONSULTANT has requested COMPANY to amend sub-article 13.2 of the Principal Agreement to comply with the U.S. Law,

WHEREAS COMPANY agreed to amend the said sub-article,

NOW the two parties agree that all the provisions of the Principal Agreement shall apply to this Amendment Agreement except for the following:

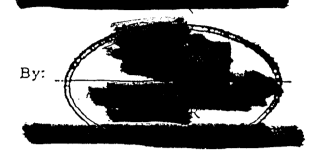
- 1. Sub-article 13.2 of the Principal Agreement shall be replaced by the following:
 - "13.2 In connection with performance of this AGREEMENT, CONSULTANT acknowledges that the import and customs laws and regulations of Abu Dhabi and the U.A.E. shall apply to the furnishing and shipment of any products or components thereof to Abu Dhabi or the U.A.E. CONSULTANT specifically acknowledges that the aforementioned import and customs laws and regulations of Abu Dhabi and the U.A.E. prohibit among other things, the importation into Abu Dhabi and the U.A.E. of products or components thereof:
 - a) originating in Israel;
 - b) manufactured, produced or furnished by companies organised under the laws of Israel; and
 - c) manufactured, produced or furnished by nationals or residents of Israel.
 - 13.3 COMPANY at its sole discretion reserves its right to make the final, unilateral and specific selection of any proposed carriers, insurers, suppliers of services to be performed within the U.A.E. or of specific goods to be furnished in accordance with the terms and conditions of this AGREEMENT."



2. All other terms and conditions of the Principal Agreement shall remain unchanged.

IN WITNESS WHEREOF the parties hereto have executed this Amendment Agreement as of the day and year first above written.

SIGNED AND DELIVERED For and on behalf of:



SIGNED AND DELIVERED For and on behalf of:



Duly authorised in that behalf

In the presence of:



Date: 1 7 NOV 1996

Duly authorise 1 in that behalf



te: October 29/96

